1 Semnar & Hartman, LLP Babak Semnar, Esq. (#224890) 2 bob@sandiegoconsumerattorneys.com 3 Jared M. Hartman (#254860) jared@sandiegoconsumerattorneys.com 4 400 S. Melrose Drive, Suite 209 Vista, California 92081 5 Telephone: (951) 293-4187 6 Fax: (888) 819-8230 7 Attorneys for Plaintiffs, 8 DOUGLAS & CRYSTAL YAEGER 9 U.S. DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA 11 DOUGLAS YAEGER, an individual, & Case No.: 5:16-cy-00387-JGB-SP 12 CRYSTAL YAEGER, an individual. 13 JOINT MOTION FOR DISMISSAL Plaintiffs, ACTION, **OF ENTIRE** WITH 14 VS. **PREJUDICE** 15 EXPERIAN INFORMATION 16 SOLUTIONS, INC.; EQUIFAX INFORMATION SERVICES, LLC; 17 TRANS UNION, LLC, 18 Defendants. 19 20 21 TO THE CLERK OF COURT AND THE HONORABLE JUDGE OF THE U.S. 22 DISTRICT COURT: 23 Please take notice that the parties herein, Plaintiffs CRYSTAL YAEGER and 24 DOUGLAS YAEGER and Defendant EQUIFAX INFORMATION SERVICES, LLC 25 jointly and respectfully move to dismiss the entire matter with prejudice, with each 26 party to bear its own costs and attorneys' fees. 27 Defendants TRANS UNION, LLC and EXPERIAN INFORMAITON 28 SOLUTIONS, INC. have already been dismissed, with prejudice, and the only

JOINT MOTION FOR DISMISSAL

remaining Defendant is EQUIFAX INFORMATION SERVICES, LLC. 1 By their attorneys' electronic signature below, each party represents that it has 2 reviewed and approved of the filing of this document, and jointly moves for the relief 3 requested herein. 4 Dated: 12-29-16 5 Respectfully submitted, SEMNAR & HARTMAN, LLP 6 7 /s/ Jared M. Hartman By: Jared M. Hartman, Esq. 8 Attorneys for Plaintiff 9 Respectfully submitted, Dated: 12-29-16 10 **NOKES & QUINN** 11 By: /s/ Tom Quinn 12 Tom Quinn, Esq. Attorneys for Defendant 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

1	PROOF OF SERVICE		
2 3	Douglas Yaeger, et al. v Experian Info Solutions, Inc.; et al.	rmation Case No.: 5:16-cv-00387-JGB-SP	
4	I am employed in the County of	f San Diago. State of California. Lam over the age of 18 and am	
5	I am employed in the County of San Diego, State of California. I am over the age of 18 and am not a party to the within action; my business address is 400 South Melrose Drive, Suite 209, Vista,		
6	the interested parties in this action by placing some in a scaled envelope		
	JOINT MOTION TO DISMISS ENTIRE MATTER WITH PREJUDICE was served on:		
7	Amanda Pade	Thomas P. Quinn	
8	555 South Flower Street	NOKES & QUINN	
	Fiftieth Floor	410 Broadway, Suite 200	
9	Los Angeles, CA 90071	Laguna Beach, CA 92651	
10	Fax: 213-243-2539	Fax: 949-376-3070	
11	Attorneys for Experian Information Inc.	Solutions, Attorneys for Equifax Information Services, LLC	
12	(BY MAIL) – I caused such envelope(s) with postage thereon fully prepaid to be placed in the United States mail in Vista, California.		
13			
14	I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on the same day with postage thereon fully prepaid at Vista, California, in the ordinary course of business.		
I am fully aware that on motion of the party served, service is p		on of the party served, service is presumed invalid if the postal	
16	cancellation date or postage meter date is more than one day after the date of deposit for mailing an affidavit.		
17	(BY FACSIMILE) – I caused the above described document(s) to be transmitted to the officer of the interested parties at the facsimile number(s) indicated above and the activity report(s)		
18	generated by facsimile number transmitted.	er (888) 819-8230 indicating on all pages that they were	
19	(BY PERSONAL SERVICE) – I caused such envelope(s) to be delivered by hand to the office(s) of the addressee(s).		
20	(STATE) – I declare under penalty of perjury under the laws of the State of California that the		
21	above is true and correct.		
22	(FEDERAL) – I declare that I am employed in the office of a member of the bar of this cour at whose direction the service was made. Via Electronic Service: The above-described		
23	documents will be delivered e system, as stipulated by all par	lectronically through the court's ECF/PACER electronic filing ies to constitute personal service.	
24		-	
25	Dated: December 29, 2016	/s/ Jared M. Hartman	
26		Jared M. Hartman, Esq.	
27			
28			
	PROOF OF SERVICE		